subject to a civil penalty. In addition, under section 4303(b) of that Act (33 U.S.C. 2716a(b)), the Attorney General may secure such relief as may be necessary to compel compliance with this part including termination of operations. Further, any person who fails to comply with this part with respect to evidence of financial responsibility under section 108(a)(1) of CERCLA (42 U.S.C. 9608(a)(1)), is subject to a Class II administrative civil penalty and a Class II administrative civil penalty or judicial penalty.

(b) The Secretary of the Treasury shall withhold or revoke the clearance required by 46 U.S.C. App. 91 to any vessel subject to this part that does not produce evidence of financial responsibility required by this part.

(c) The Coast Guard may deny entry to any port or place in the United States or the navigable waters of the United States, and may detain at a port or place in the United States in which it is located, any vessel subject to this part, which, upon request, does not produce evidence of financial responsibility required by this part.

(d) Any vessel subject to this part which is found in the navigable waters without the necessary evidence of financial responsibility is subject to seizure by and forfeiture to the United States.

(e) Knowingly and willfully using an invalid Certificate, or any copy thereof, is fraud.

[CGD 91-005, 59 FR 34227, July 1, 1994, as amended by CGD 96-052, 62 FR 16703, Apr. 8, 1997]

§138.150 Service of process.

(a) When executing the forms required by this part, each applicant and guarantor shall designate thereon a person located in the United States as its agent for service of process for purposes of this part and for receipt of notices of designations and presentations of claims under the Acts (collectively referred to as "service of process"). Each designated agent shall acknowledge the designation in writing unless

the agent has already furnished the Director, NPFC, with a "master" (i.e., blanket) concurrence showing that it has agreed in advance to act as the United States agent for service of process for the applicant, certificant, or guarantor in question.

(b) If any applicant, certificant, or guarantor desires, for any reason, to change any designated agent, the applicant, certificant, or guarantor shall notify the Director, NPFC, of the change and furnish the relevant information, including the new agent's acknowledgment in accordance with paragraph (a) of this section, if a "master" concurrence is not applicable. In the event of death, disability, or unavailability of a designated agent, the applicant, certificant, or guarantor shall designate another agent in accordance with paragraph (a) of this section within 10 days of knowledge of any such event. The applicant, certificant, or guarantor shall submit the new designation to the Director, NPFC. The Director, NPFC, may revoke a certificate if an applicant, certificant, or guarantor fails to designate and maintain an agent for service of process.

(c) If a designated agent can not be served because of death, disability, unavailability, or similar event and another agent has not been designated under this section, then service of process on the Director, NPFC, will constitute valid service of process. Service of process on the Director, NPFC, will not be effective unless the server—

(1) Sends the applicant, certificant, or guarantor (by registered mail, at its last known address on file with the Director, NPFC), a copy of each document served on the Director, NPFC; and

(2) Attests to this registered mailing, at the time process is served upon the Director, NPFC, indicating that the intent of the mailing is to effect service of process on the applicant, certificant, or guarantor and that service on the designated agent is not possible, stating the reason why.

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APPENDIX A TO PART 138—APPLICATION FORM

	(30 min. per respondent) Approved OMB No. 2115-0545				
DEPARTMENT OF TRANSPORTATION U. S. COAST GUARD	GENERAL (PART 1 OF 4 PARTS)				
CG-5585 APPLICATION FOR VESSEL CERTIFICATE OF FINANCIAL RESPONSIBILITY (WATER POLLUTION)	INSTRUCTIONS Please type or print and submit this application to Director, Coast Guard National Pollution Funds Center (cv), 4200 Wilson				
Legal name of applicant (name of responsible operator of all vessels listed in Part II): (b) English equivalent of legal name if customarily written in language other than English:	Boulevard, Suite 1000, Arlington, VA 22203– 1804. The application is in four parts: Part I – General; Part II – Evidence of Financial Responsibility; Part III – Declaration; Part IV – Concurrence of Agent. Applicants must answer all applicable questions. If a question does not apply, answer "not applicable." Incomplete applications will be returned. If additional space is required, supplemental sheets may be attached. All information must be provided in the English language.				
(~) Trade name, if any:	THIS SPACE FOR USE BY USCG ONLY				
Is this the first time the above–named applicant is submitting application Form CG-5585? VES NO If 'NO', what Coast Guard control number was assigned to the first application Form CG-5585? —————————————————————————————————					
3. State applicant's legal form of organization, i.e., whether operating as an individual, corporation, partné business trust, or other organized group of persons (whether incorporated or not) or as a receiver, trus describe current business activities and length of time engaged therein.	irship, association, joint stock company, tee, or other liquidating agent and briefly				
(a) If a corporation, association, or other organization, indicate: State in the United States, or foreign country, in which incorporated or organized:	Date of incorporation or organization:				
Simon and Simon States of recognises and a manufacture of a garages.	and a morporation of organization.				
(b) If a partnership, provide name and address of each partner:					
Name and address of applicant's United States agent or other person authorized by applicant to accept service of process and receipt of notices of designations and presentations of claims in the United States (collectively referred to as "service of process"). (See Part IV) (U. S. applicants may appoint themselves as agent, eliminating the need to complete Part IV.)					
PREVIOUS EDITION IS OBSOLETE -1-					

Reverse of CG-5585							
EVIDENCE OF FINANCIAL RESPONSIBILITY (PART II OF 4 PARTS)							
column (f) indicate the number	 List all applicant's vessels which require Certificates of Financial Responsibility under 33 CFR 138.12. In column (f) indicate the number "1" if the operator is also the registered owner. Indicate "2" in column (f) if the operator is not the registered owner. 						
NAME OF VESSEL	TYPE OF VESSEL (See note below)	COUNTRY OF REGISTRY	FOREIG Maritime or Coun	SELS: Documentation N VESSELS: Internate Organization (IMO) try of Registration Number has been ass	tional Number ımber if	GROSS TONS	"1" or "2"
(a)	(ь)	(c)		(d)		(e)	(f)
NOTE: Designate the type of vessel by	using a nu	umber from one of the	ne following	categories:			
CARGO VESSELS. SELF-PROPEL Breakbulk freighter 10 Containership * 11 Roll on-roll off 12 Barge carrier (e.g., lash, seabee) 13 Combination breakbulk containership * Combination breakbulk containership * Combination barge carrier containership * Tanker 17 Dry bulk carrier 18 All other self-propelled cargo vessels Oli/bulk/ore carrier (OBO) 20 * Containership categories should	14 15 16	PASSEN Passenger Combination vessel Ferry * * RECREAT All types of	passenger/cr 32 TONAL VE:	SELS 30 argo SSELS aft 40	MISCELL not otherwise :	wboat 5 scow 5 ore nit 53 sel 54 sel 55 essel 55 elity craft **** ANEOUS specified 6	2
** Passenger categories should be *** Includes floating cranes, dredges	multi-tier container deckloads. ** Passenger categories should be assigned only to vessels carrying more than 12 passengers for hire. *** Includes floating cranes, dredges, docks, etc.						
5. (g) If applicant indicated "2" for NAME OF VESSEL	any vessel		mn 5(f), inc				
NAME OF VESSEL		OWNER		OWNER'S M.	ailing AD	DRESS,	

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			PART II (CONT'D)		
4	Jitems 7 through 11 are gre applicable to this a	methods of establishing financial pplication:	responsibility. Check the appropri	ate box(es) below and answer onl	y the item(s) which
	Insurance (Answer item 7)	Surety Bond (Answer item 8)	Financial Guaranty (Answer item 9)	Self-Insurance (Answer item 10)	Other evidence (Answer item 11)
7.	Name and address of Center, on Insurance issued):	applicant's insurance guarantor (e Guaranty Form CG-5586 or Maste	vidence of insurance acceptable to or insurance Guaranty Form CG-5	the Director, Coast Guard Nation 586-1, must be filed before a Cer	al Pollution Funds tificate will be
				-	
	Total amount of surety	bond quarenty	-		
	\$	oone gedicity.			
	Name and address of	applicant's surety bond guarantor (Surety Bond Guaranty Form CG-t	5586-2 must be filed before a Cer	tificate will be issued):
				-	
			-		
9.	Name and address of a and all required financi	pplicant's financial guarantor (Fina al data must be filed before a Certi	ancial Guaranty Form CG-5586-3, ificate will be issued):	or Master Financial Guaranty Fo	m CG-5586-4,
				-	
	Financial Guarantor's	fiscal year	-		
		to			
	(Month)	(Day)	Month) (Day)		
10.	10. If applicant intends to qualify as a self-insurer, attach all required financial data and indicate fiscal year:				
	(Month)	(Day) to (M	onth) (Dey)	-	
11.	If applicant intends to q	ualify through other evidence, supp	ply all information required by 33 G	FR 138.80(b)(5).	
					1
			-3-		

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	PART III OF 4 PARTS)
Applicant's mailing address (street, number, post office box, city, state or country. Indicate ZIP code if in the United States):	Type or print in this space the name and title of the offical who is signing this application:
	15. Address of principal office in the United States (if any):
13. Telefax number and/or telex number and answerback:	16. Telephone no. (area code and number):
event, the Director, Coast Guard National Pollution Fund	cannot be served due to death, disability, unavailability, or similar is Center, is considered the agent for service of process. I have fficial of the applicant, or, if acting under a power of attorney, yidenced by the attached power of attorney.
IMPORTANT	
IMPORTANT SIGNATURE OF AUTHORIZED OFFICE	
DATE SIGNATURE OF AUTHORIZED OFFICE NOTE: Please be sure that Parts I, II, and III have been completed in Part IV, attached.	
DATE SIGNATURE OF AUTHORIZED OFFICE NOTE: Please be sure that Parts I, II, and III have been completed in Part IV, attached.	CIAL full and that Part III has been dated and signed. Then proceed to
NOTE: Please be sure that Parts I, II, and III have been completed in Part IV, attached. NO CERTIFICATE WILL BE ISSUFORM HAS BEEN RECER	CIAL. full and that Part III has been dated and signed. Then proceed to
NOTE: Please be sure that Parts I, II, and III have been completed in Part IV, attached. NO CERTIFICATE WILL BE ISSUFORM HAS BEEN RECER	CIAL. full and that Part III has been dated and signed. Then proceed to
NOTE: Please be sure that Parts I, II, and III have been completed in Part IV, attached. NO CERTIFICATE WILL BE ISSUFORM HAS BEEN RECER	CIAL. full and that Part III has been dated and signed. Then proceed to

CONCURRENCE OF AGENT (PART IV OF 4 PARTS) PART IV-A must be completed by the person designated in item 4 of Part I to serve as applicant's United States agent for service of process. Part IV-B must be completed by the applicant. After Parts IV-A and IV-B are completed. Part IV should be submitted to the Director. Coast Guard National Polktion Funds Center, by the applicant or by the agent, either separately or together with Parts, I, II, and III. (Part IV read not be completed if the agent designated in item IV of Part I already has submitted to the U.S. Coast Guard an acceptable blanked Concurrence of Agent, agreeing to serve on behalf of certain applicants who designate that agent. Part IV also need not be completed if the applicant is a United States entity and has appointed itself as agent in item 4 of Part I.) PART IV-A It is hereby agreed that _ shall serve as the applicant's United States agent for service of process for purposes of 33 CFR part 138. This designation and agreement shall cease immediately in the event the applicant designates a new agent acceptable to the Director, National Pollution Funds Center. Signature of person signing on behalf of agent: ____ Business address: PART IV - B (TO BE COMPLETED BY APPLICANT) Name of applicant (from item I(a)): _ Signature of authorized official signing on behalf of applicant: (Person signing here should also sign in appropriate place on Part III) Type or Print Name and Title: ____

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APPENDIX B TO PART 138—INSURANCE GUARANTY FORM

Incurance	Co Form	NI.	NI.

DEPARTMENT OF TRANSPORTATION U.S. COAST GUARD CG-5586

INSURANCE GUARANTY FURNISHED AS EVIDENCE OF FINANCIAL RESPONSIBILITY UNDER THE OIL POLLUTION ACT OF 1990 AND THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT, AS AMENDED

The undersigned insurer or insurers ("Insurer") hereby certifies that for purposes of complying with the financial responsibility provisions of the Oil Pollution Act of 1990 ("OPA 90") and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), (referred to collectively as the "Acts"), the vessel owners, operators, and demise charterers ("Assured" or "Assureds") of each respective vessel named in the schedules below ("covered vessel") are insured by it against liability for costs and damages to which the Assureds may be subject under either section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both, in an amount equal to the total applicable amount determined in accordance with the Applicable Amount Table below, respecting each covered vessel.

The amount and scope of insurance coverage hereby provided by the Insurer is not conditioned or dependent in any way upon any contract, agreement, or understanding between an Assured and the Insurer. Coverage hereunder is for purposes of evidencing financial responsibility under each of the Acts, separately, at the levels in effect at the time of the incident(s), release(s) or threatened release(s) giving rise to claims.

	(Name of Agent)
with offices at	

is designated as the Insurer's agent in the United States for service of process for the purposes of this guaranty and for receipt of notices of designation and presentations of claims under the Acts. If the designated agent cannot be served due to death, disability, or unavailability, the Director, Coast Guard National Pollution Funds Center ("Center"), is the agent for these purposes.

If the designated agent cannot be served due to death, disability, or unavailability, the Director, Coast Guard National Pollution Funds Center ("Center"), is the agent for these purposes.

The Insurer consents to be sued directly with respect to any claim, including any claim by right of subrogation, for costs and damages arising under section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both, against any Assured. However, in any direct action under OPA 90 the Insurer's liability per vessel per incident shall not exceed the amount determined under part I of the Applicable Amount Table below and, in any direct action under CERCLA,

the Insurer's liability per vessel per release or threatened release shall not exceed the amount determined under part II of the Applicable Amount Table below. The Insurer's obligation hereunder with respect to any one incident or release or threatened release shall be reduced by all payments or succession of payments for costs and damages, to one or more claimants, made by or on behalf of the Assured under OPA 90 or CERCLA or both, as applicable, for which the Assured is liable. The Insurer shall be entitled to invoke only the following rights and defenses in any direct action:

- (1) The incident, release, or threatened release was caused by the willful misconduct of the Assured.
- (2) Any defense that the Assured may raise under the Acts.
- (3) A defense relating to the amount of a claim or claims, filed in any action in any court or other proceeding, that exceeds the amount of this guaranty with respect to an incident or with respect to a release or threatened release.
- (4) A defense relating to the amount of a claim or claims that exceeds the amount of this guaranty, which amount is based on the gross tonnage of a covered vessel as entered on the vessel's International Tonnage Certificate or other official, applicable certificate of measurement, except where the guarantor knew or should have known that the applicable tonnage certificate was incorrect.
- (5) The claim is not one made under either of the Acts.

No more than four Insurers (including lead underwriters) may execute this guaranty. If more than one Insurer executes this guaranty, each Insurer binds itself jointly and severally for the purpose of allowing joint action or actions against any or all of the Insurers, and for all other purposes each Insurer is bound for the payment of sums only in accordance with the percentage of participation set forth opposite the name of the Insurer below. If no percentage of participation is indicated for an Insurer or Insurers, the liability of such Insurer or Insurers shall be joint and several for the total of the unspecified portions.

⁽Name of lead guarantor)

is designated as the lead guarantor having authority to bind all guarantors for actions of guarantors under the Acts, including but not limited to receipt of designation of source, advertisement of a designation, and receipt and settlement of claims (inapplicable if only one Insurer executes this guaranty).

The insurance evidenced by this guaranty shall be applicable only in relation to each incident, release, and threatened release occurring on or after the effective date and before the termination date of this guaranty and shall be applicable only in relation to each incident, release and threatened release giving rise to claims

under section 1002 of OPA 90 or section 107(a)(1) of CERCLA, or both, with respect to any of the covered vessels.

The effective date of this guaranty for each covered vessel is the date the vessel is named in or added to the schedules below. For each covered vessel, the termination date of this guaranty is 30 days after the date of receipt by the Center of written notice that the Insurer has elected to terminate the insurance evidenced by this guaranty and has so notified the vessel operator identified on the schedule below.

Termination of this guaranty as to any covered vessel shall not affect the liability of the Insurer in connection with an incident, release, or threatened release occurring prior to the date the termination becomes effective.

If, during the currency of this guaranty, an Assured requests that an additional vessel be made subject to this guaranty and if the Insurer accedes to that request and so notifies the Center, then that vessel is considered included in the schedules below as a covered vessel.

Effective date of coverage for vessels originally named in this

Title 33 CFR part 138 governs this guaranty.

	(1	
	(day/month/year)	_
	(Name of Insurer)	
	(Percentage of Participation)	
	-	
	(Mailing Address)	
		-
·		
Ву:		
	(Signature of Official Signing	
	On Behalf of Insurer)	

[NOTE: For each additional Insurer, provide information in the same manner as for Insurer above.]

(Typed Name and Title of Signer)

APPLICABLE AMOUNT TABLE

(I) Applicable Amount Under the Oil Pollution Act of 1990

Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as	300 gross of to exce gross ton	tons*		ton.
(except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as	not to exce gross ton	eed	\$2,000,000 or \$1,200 per gross The greater of \$10,000,000 or	
(except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue, and animal fat or vegetable oil, as	not to exce gross ton	eed	\$2,000,000 or \$1,200 per gross The greater of \$10,000,000 or	
on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as	3,000 gros	ns.	S1,200 per gross The greater of \$10,000,000 or	
hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as	3,000 gros		The greater of \$10,000,000 or	
in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hexardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 38	\$10,000,000 or	
carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hexardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue, and animal fat or vegetable oil, as		 3S	\$10,000,000 or	
cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel ton which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue, and animal fat or vegetable oil, as		 3S	\$10,000,000 or	
which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous meterial in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 3S	\$10,000,000 or	
carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 3S	\$10,000,000 or	
cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hexardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 3S	\$10,000,000 or	
animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 3S	\$10,000,000 or	
animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 38	\$10,000,000 or	
vegetable oil, as those terms are used in section 2 of the Eddible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel Over (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is en animal fat or vegetable oil, as		 3S	\$10,000,000 or	
those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel Over (except a tank vessel tons on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 38	\$10,000,000 or	 -
in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel Over (except a tank vessel on which no liquid hexardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 38	\$10,000,000 or	
Edible Oil Regulatory Reform Act (Pub. L. 104-55)) Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 3S	\$10,000,000 or	
Reform Act (Pub. L. 104-55)) Tank vessel Over (except a tank vessel tons on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is en animal fat or vegetable oil, as		 3 s	\$10,000,000 or	
Tank vessel Over (except a tank vessel tons on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		 3 s	\$10,000,000 or	
Tank vessel Over (except a tank vessel on which no liquid hexardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as			\$10,000,000 or	
(except a tank vessel tons on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		ss	\$10,000,000 or	
(except a tank vessel tons on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as		s	\$10,000,000 or	
on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as	•			
hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as			\$1,200 per gross	
in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as				ton.
carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as				
cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as				
which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as				
carried as cargo or cargo residue is an animal fat or vegetable oil, as				
carried as cargo or cargo residue is an animal fat or vegetable oil, as				
cargo residue is an animal fat or vegetable oil, as				
animal fat or vegetable oil, as				
vegetable oil, as				
•				
those terms are used				
in section 2 of the				
Edible Oil Regulatory			-	
Reform Act (Pub. L.				
104-55))				
	300 gross	tons.		
than a tank *			\$500,000 or	
vessel			\$600 per gross to	on.
(specified above)				

Coast Guard, DOT

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(II) Applicable Amount Under the Comprehensive Environmental Response, Compensation, and Liability Act, as Amended.

VESSEL TYPE	APPLICABLE AMOUNT
<u> </u>	
Vessel over 300 gross tons carrying hazardous substance as cargo	The greater of \$5,000,000 or \$300 per gross ton.
Any other vessel over 300 gross tons	The greater of \$500,000 or \$300 per gross ton.

(III) Total Applicable Amount = Maximum applicable amount calculated under (I) plus maximum applicable amount calculated under (II).

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33 CFR Ch. I (7-1-99 Edition)

SCHEDULE OF VESSELS

VESSELGROSS TONSASSURED OPERATOR

Insurance Guaranty Form CG-5586 No._____

Coast Guard, DOT

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SCHEDULE OF VESSELS ADDED TO ABOVE VESSELS

VESSELGROSS TONSASSURED
OPERATORDATE
ADDED

Insurance Guaranty Form CG-5586 No.____

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[CGD 91-005, 61 FR 9276, Mar. 7, 1996]

APPENDIX C TO PART 138—MASTER INSURANCE GUARANTY FORM

Appendix C to Part 138 - Master Insurance Guaranty Form

Insurance Co. Form No.

DEPARTMENT OF TRANSPORTATION U.S. COAST GUARD CG-5586-1

MASTER INSURANCE GUARANTY FURNISHED AS EVIDENCE OF FINANCIAL RESPONSIBILITY FOR BUILDERS, REPAIRERS, SCRAPPERS, LESSORS, OR SELLERS OF VESSELS UNDER THE OIL POLLUTION ACT OF 1990 AND THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT, AS AMENDED

The undersigned insurer or insurers ("Insurer") hereby certifies that for purposes of complying with the financial responsibility provisions of the Oil Pollution Act of 1990 ("OPA 90") and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), (referred to collectively as the "Acts"),

(Name of Assured Operator)

and any owner (collectively referred to as "Assured") of each vessel covered hereunder are insured by it against liability for costs and damages to which the Assured may be subject under either section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both, in an amount equal to the total applicable amount determined in accordance with the Applicable Amount Table below, respecting each covered vessel. This guaranty is applicable in relation to any vessel for which either or both Acts require financial responsibility and which the Assured holds for purposes of construction, repair, scrapping, lease, or sale.

for purposes of construction, repair, scrapping, lease, or sale.

The amount and scope of insurance coverage hereby provided by the Insurer is not conditioned or dependent in any way upon any contract, agreement, or understanding between the Assured and the Insurer. Coverage hereunder is for purposes of evidencing financial responsibility under each of the Acts, separately, at the levels in effect at the time of the incident(s), release(s), or threatened release(s) giving rise to claims.

	 (Name of Agent)		
with offices at _		 	

is designated as the Insurer's agent in the United States for service of process for purposes of this guaranty and for receipt of notices of designation and presentations of claims under the Acts. If the designated agent cannot be served due to death, disability, or unavailability, the Director, Coast Guard National

Pollution Funds Center ("Center"), is the agent for these purposes.

The Insurer consents to be sued directly with respect to any claim, including any claim by right of subrogation, for costs and damages arising under section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both, against the Assured. However, in any direct action under OPA 90, the Insurer's liability per vessel per incident shall not exceed the amount determined under part I of the Applicable Amount Table below and, in any direct action under CERCLA, the Insurer's liability per vessel per release or threatened release shall not exceed the amount determined under part II of the Applicable Amount Table below. The Insurer's obligation hereunder with respect to any one incident or release or threatened release shall be reduced by all payments or succession of payments for costs and damages, to one or more claimants, made by or on behalf of the Assured under OPA 90 or CERCLA or both, as applicable, for which the Assured is liable. The Insurer shall be entitled to invoke only the following rights and defenses in any direct action:

- (1) The incident, release, or threatened release was caused by the willful misconduct of the Assured.
- (2) Any defense that the Assured may raise under the $\mbox{\sc Acts.}$
- (3) A defense relating to the amount of a claim or claims, filed in any action in any court or other proceeding, that exceeds the amount of this guaranty with respect to an incident or with respect to a release or threatened release.
- (4) A defense relating to the amount of a claim or claims that exceeds the amount of this guaranty, which amount is based on the gross tonnage of a covered vessel as entered on the vessel's International Tonnage Certificate or other official, applicable certificate of measurement, except where the guarantor knew or should have known that the applicable tonnage certificate was incorrect.
- (5) The claim is not one made under either of the Acts.

No more than four Insurers (including lead underwriters) may execute this guaranty. If more than one Insurer executes this guaranty, each Insurer binds itself jointly and severally for the purpose of allowing joint action or actions against any or all of the Insurers, and for all other purposes each Insurer is bound for the payment of sums only in accordance with the percentage of participation set forth opposite the name of the Insurer below. If no percentage of participation is indicated for an Insurer or Insurers, the liability of such Insurer or Insurers shall be joint and several for the total of the unspecified portions.

(Name of lead guarantor)

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is designated as the lead guarantor having authority to bind all guarantors for actions of guarantors under the Acts, including but not limited to receipt of designation of source, advertisement of a designation, and receipt and settlement of claims (inapplicable if only one Insurer executes this guaranty).

The insurance evidenced by this guaranty shall be applicable only in relation to each incident, release, or threatened release occurring on or after the effective date of this guaranty and shall be

The insurance evidenced by this guaranty shall be applicable only in relation to each incident, release, or threatened release occurring on or after the effective date of this guaranty and before the termination date of this guaranty and shall be applicable only in relation to each incident, release and threatened release giving rise to claims under section 1002 of OPA 90 or section 107(a)(1) of CERCLA, or both, with respect to any covered vessel. The termination date is 30 days after the date of receipt by the Center of written notice that the Insurer has elected to terminate the insurance evidenced by this guaranty and has so notified the above named Assured operator.

Termination of this guaranty does not affect the liability of the Insurer in connection with an incident, release, or threatened release occurring prior to the date the termination becomes effective.

Title 33 CFR part 138 governs this guaranty.

ffective	Date:		
		(day/month/year)	
		(Name of Insurer)	
		(Percentage of Participation)	
		(Mailing Address)	
		(Maining Addices)	
	=		
By:			
_	· · · · · · · · · · · · · · · · · · ·	(Signature of Official Signing	
		On Behalf of Insurer)	
		(Typed Name and Title of Signer	r)
		onal Insurer, provid	de information in

Master Insurance Guaranty Form CG-5586-1 No. _

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APPLICABLE AMOUNT TABLE

(I) Applicable Amount Under the Oil Pollution Act of 1990

	CONTRACTOR OF THE PROPERTY OF	
VESSEL TYPE	VESSEL'S GROSS TONS	APPLICABLE AMOUNT
VESSEL TIPE	VESSEL S GROSS TONS	AFFIICABLE AMOUNT
	Over 300 gross tons*	
(except a tank vessel	but not to exceed	\$2,000,000 or
on which no liquid	3,000 gross tons.	\$1,200 per gross ton.
hazardous material		
in bulk is being		
carried as cargo or		
cargo residue, and on		
which the only oil		
carried as cargo or		
cargo residue is an		
animal fat or		
vegetable oil, as		
those terms are used	-	
in section 2 of the		
Edible Oil Regulatory		
Reform Act (Pub. L.		
104-55))		
Ma-11	0 3 000	The spectar of
	Over 3,000 gross	The greater of
(except a tank vessel	tons.	\$10,000,000 or
on which no liquid		\$1,200 per gross ton.
hazardous material		
in bulk is being		
carried as cargo or		
cargo residue, and on		
which the only oil		
carried as cargo or		
cargo residue is an	-	
animal fat or		
vegetable oil, as		
those terms are used		
in section 2 of the		
Edible Oil Regulatory		
Reform Act (Pub. L.		
104-55))		
Vessel other	Over 300 gross tons.	The greater of
than a tank	*	\$500,000 or
vessel		\$600 per gross ton.
(specified above)		titi por groco com.
(specified above)		
* This minimum gross	ton limit does not apply to any ve	essal using the waters of the U.S.
This minimum gross		
	to transship or lighter oil desti	
jurisdiction of the Uni	ted States (as specified in 33 CFR	135.12(4)(1)).

(II) Applicable Amount Under the Comprehensive Environmental Response, Compensation, and Liability Act, as Amended.

VESSEL TYPE	APPLICABLE AMOUNT
Vessel over 300 gross tons carrying hazardous substance as cargo	The greater of \$5,000,000 or \$300 per gross ton.
Any other vessel over 300 gross tons	The greater of \$500,000 or \$300 per gross ton.

(III) Total Applicable Amount = Maximum applicable amount calculated under (I) plus maximum applicable amount calculated under (II).

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[CGD 91-005, 61 FR 9283, Mar. 7, 1996]

APPENDIX D TO PART 138—SURETY BOND GUARANTY FORM

SURETY	CO. BOND NO	

DEPARTMENT OF TRANSPORTATION U.S. COAST GUARD CG-5586-2

SURETY BOND GUARANTY FURNISHED AS EVIDENCE OF FINANCIAL RESPONSIBILITY UNDER THE OIL POLLUTION ACT OF 1990 AND THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT, AS AMENDED

-	(Name of Vessel Operator)	
of		,
	(City, State and Country)	-

("Principal"), and the undersigned surety company or companies ("Surety" or "Sureties"), each authorized by the United States Department of the Treasury to do business in the United States as an approved surety, are held and firmly bound unto the United States of America and other claimants in the penal sum of

\$_____

for costs and damages for which the Principal is liable under the Oil Pollution Act of 1990 ("OPA 90") and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA") (referred to collectively as the "Acts"). "Principal" includes, in addition to the vessel operator, the owner and demise charterer of each vessel covered by this guaranty ("covered vessel").

The Principal has elected to file with the Director, Coast Guard National Pollution Funds Center ("Center") this surety bond guaranty as evidence of financial responsibility to obtain from the Coast Guard a Certificate, or Certificates, of Financial Responsibility (Water Pollution) under 33 CFR part 138, to meet any liability for costs and damages incurred in connection with a covered vessel under section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both.

The Surety agrees that the penal sum of this surety bond guaranty shall be available to pay to the United States of America or other claimants under the Acts any sum or sums for which the Principal may be held liable under the Acts. The penal sum shall be the total applicable amount, determined in accordance with the Applicable Amount Table below, for which payment we, the undersigned, bind ourselves and our heirs, executors, administrators, successors and assigns, jointly and severally.

No more than four Sureties (including lead Sureties) may execute this guaranty. If there is more than one surety company executing this guaranty, we, the Sureties, bind ourselves in the penal sum jointly and severally for the purpose of allowing a joint action or actions against any or all of us, and for all

joint action or actions against any or all of us, and for all other purposes each Surety binds itself, jointly and severally with the Principal, for the payment of the percentage of the penal sum only as is set forth opposite the name of each Surety.

If no percentage is indicated for a Surety or Sureties, the liability of such Surety or Sureties shall be joint and several for the total of the unspecified portions.

(Name of lead guarantor)

is designated as the lead guarantor having authority to bind all guarantors for actions of guarantors under the Acts, including but not limited to receipt of designation of source, advertisement of a designation, and receipt and settlement of claims (inapplicable if only one Surety executes this guaranty).

Principal and the Surety or Sureties agree that if all or a portion of the penal sum is paid, the penal sum is considered reinstated to its full amount until 30 days after receipt from the Surety of written notice to the Director, NPFC, that the penal sum has not been reinstated. Principal and the Surety or Sureties further agree that if at the time of an incident, release, or threatened release a covered vessel is a tank vessel or is carrying a hazardous substance as cargo, the penal sum of this surety bond guaranty automatically increases, if necessary, to the total applicable amount appropriate for such vessel as determined in accordance with the Applicable Amount Table below. In no case, however, shall the penal sum be increased to an amount greater than the total applicable amount.

The penal sum is not further conditioned or dependent in any way upon any contract, agreement or understanding between the Principal and Surety. If the Principal is responsible for more than one vessel covered by this guaranty, then the penal sum is the total applicable amount for the vessel having the greatest liability under the Acts.

The liability of the Surety as guarantor under OPA or CERCLA, or both, shall not be discharged by any payment or succession of payments hereunder, unless and until such payment or payments amount in the aggregate to the penal sum of this bond quaranty.

Any claim, including any claim by right of subrogation, against the Principal for costs and damages arising under either section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both, may be brought directly against the Surety, and the Surety consents to suit with respect to these claims. However, in any direct action under OPA 90 the Surety's liability shall not exceed the amount determined under part I of the Applicable Amount Table below and, in any direct action under CERCLA the Surety's liability shall not exceed the amount determined under part II of the Applicable Amount Table below. The Surety's obligation hereunder with respect to any one incident or release or threatened release shall be reduced by all payments or succession of payments for costs and damages, to one or more claimants, made by or on behalf of the Principal under OPA 90 or CERCLA or both, as applicable, for which the Principal is liable. In the event of a direct claim, the Surety may invoke only the following rights and defenses:

(1) The incident, release, or threatened release was caused by the willful misconduct of the Principal.

- (2) Any defense that the Principal may raise under the $\mbox{\sc Acts.}$
- (3) A defense relating to the amount of a claim or claims, filed in any action in any court or other proceeding, that exceeds the amount of this guaranty with respect to an incident or with respect to a release or threatened release.
- respect to a release or threatened release.

 (4) A defense relating to the amount of a claim or claims that exceeds the amount of this guaranty, which amount is based on the gross tonnage of the vessel as entered on the vessel's International Tonnage Certificate or other official, applicable certificate of measurement, except where the surety knew or should have known that the applicable tonnage certificate was incorrect.
- $\ensuremath{(5)}$ The claim is not one made under either of the Acts.

	The Surety	designates	
		_	(Name of Agent)
with	offices at		

as the Surety's agent in the United States for service of process for the purposes of this surety bond guaranty and for receipt of notices of designation and presentations of claims under the Acts. If the designated agent cannot be served due to death, disability, or unavailability, the Director, Coast Guard National Pollution Funds Center, is the agent for these purposes.

Title 33 CFR part 138 governs this bond guaranty.

<u>VESS</u>	EL OPERATOR
(Signature of Sole Proprietor or Partner)	(Business Address)
(Typed)	
(Signature of Sole Proprietor or Partner)	(Business Address)
(Typed)	
(Signature of Sole Proprietor or Partner)	(Business Address)
(Typed)	
(Corporation)	
(Business Address)	<u></u>
	(Affix Corporate Se

SURETY	
(Name)	(Percentage of Participation)
(Address)	(Affix Corporate Seal)
	(Signature(s))
(State of Incorporation)	(Typed Name(s) and Title(s))

[NOTE: For every co-Surety, provide information in the same manner as for Surety above.]

APPLICABLE AMOUNT TABLE

(I) Applicable Amount Under the Oil Pollution Act of 1990

	- · · · · · · · · · · · · · · · · · · ·	
VESSEL TYPE	VESSEL'S GROSS TONS	APPLICABLE AMOUNT
on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or	Over 300 gross tons* but not to exceed 3,000 gross tons.	The greater of \$2,000,000 or \$1,200 per gross ton.
cargo residue is an animal fat or		
vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55))		
Tank vessel (except a tank vessel on which no liquid hazardous meterial in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or	Over 3,000 gross tons.	The greater of \$10,000,000 or \$1,200 per gross ton.
carried as cargo or cargo residue is an animal fat or vegetable oil, as	- .	
those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55))		-
Vessel other than a tank vessel (specified above)	Over 300 gross tons.	The greater of \$500,000 or \$600 per gross ton.
Exclusive Economic Zone	ton limit does not apply to any ve to transship or lighter oil destin ed States (as specified in 33 CFR	ned for a place subject to the

(II) Applicable Amount Under the Comprehensive Environmental Response, Compensation, and Liability Act, as Amended.

VESSEL TYPE	APPLICABLE AMOUNT
Vessel over 300 gross tons carrying hazardous substance as cargo	The greater of \$5,000,000 or \$300 per gross ton.
Any other vessel over 300 gross tons	The greater of \$500,000 or \$300 per gross ton.

(III) Total Applicable Amount = Maximum applicable amount calculated under (I) plus maximum applicable amount calculated under (II).

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[CGD 91-005, 61 FR 9288, Mar. 7, 1996]

APPENDIX E TO PART 138—FINANCIAL GUARANTY FORM

ETRI A RICT A T	CHAD ANTY NO	

DEPARTMENT OF TRANSPORTATION U.S. COAST GUARD CG-5586-3

FINANCIAL GUARANTY FURNISHED AS EVIDENCE OF FINANCIAL RESPONSIBILITY UNDER THE OIL POLLUTION ACT OF 1990 AND THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT, AS AMENDED

(Name of Vessel Operator)

the operator of each vessel named in the annexed schedules ("covered vessel"), desires to establish evidence of financial responsibility for the owner, operator, and demise charterer (referred to collectively as "Operator") of each covered vessel in accordance with the Oil Pollution Act of 1990 ("OPA 90") and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA") (referred to collectively as the "Acts"). The undersigned Financial Guarantor or Guarantors ("Guarantor") hereby guarantees, subject to the provisions hereof, to discharge the Operator's liability with respect to each covered vessel for costs and damages under section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(B) and (A), or both, in an amount equal to the total applicable amount determined in accordance with the Applicable Amount Table below. The Operator and the Guarantor agree that if at the time of an incident, release, or threatened release a covered vessel is a tank vessel or is carrying a hazardous substance as cargo, the limit of liability of the Guarantor hereunder shall be the total applicable amount appropriate for such a vessel determined in accordance with the Applicable Amount Table below. The amount and scope of the Guarantor hereunder shall be the total applicable amount appropriate for such a vessel determined in accordance with the Applicable Amount Table below. The amount and scope of the Guarantor's liability are not further conditioned or dependent in any way upon any contract, agreement, or understanding between the Operator and the Guarantor. The Guarantor shall furnish written notice to the Director, Coast Guard National Pollution Funds Center ("Center"), of all judgments rendered and payments made by the Guarantor under this Financial Guaranty.

2. Any claim, including any claim by right of subrogation, against the Operator for costs and damages arising under either section 1002 of OPA 90 as limited by section 1004(a), or section 107(a)(1) of CERCLA as limited by sections 107(c)(1)(A) and (B), or both, may be brought directly against the Guarantor and the Guarantor consents to suit with respect to these claims. However, in any direct action under OPA 90 the Guarantor's liability per vessel per incident shall not exceed the amount determined under part I of the Applicable Amount Table below and, in any direct action under CERCLA the Guarantor's liability per vessel per release or threatened release shall not exceed the amount determined under part II of the Applicable Amount Table below. The Guarantor shall be entitled to invoke only the

DINIA NICTAT	CTIAD ANDWAND	

amount determined under part II of the Applicable Amount Table below. The Guarantor's obligation hereunder with respect to any one incident or release or threatened release shall be reduced by all payments or succession of payments for costs and damages, to one or more claimants, made by or on behalf of the Operator under OPA 90 or CERCLA or both, as applicable, for which the Operator is liable. The Guarantor shall be entitled to invoke only the following rights and defenses in any direct action:

- (1) The incident, release, or threatened release was caused by the willful misconduct of the Operator.
- (2) Any defense that the Operator may raise under the Acts.
- (3) A defense relating to the amount of a claim or claims, filed in any action in any court or other proceeding, that exceeds the amount of this Guaranty with respect to an incident or with respect to a release or threatened release.
- respect to a release or threatened release.

 (4) A defense relating to the amount of a claim or claims that exceeds the amount of this Guaranty, which amount is based on the gross tonnage of the covered vessel as entered on the Vessel's International Tonnage Certificate or other official, applicable certificate of measurement, except where the guarantor knew or should have known that the applicable certificate was incorrect.
- (5) The claim is not one made under either of the Acts.
- 3. The Guarantor's liability under this Guaranty shall attach only in relation to each incident, release, or threatened release occurring on or after the effective date and before the termination date of this Guaranty. The effective date of this Guaranty for each covered vessel listed below is the date the vessel is named in or added to the schedules below. For each covered vessel, the termination date of the Guaranty is 30 days after the date of receipt by the Center of written notice that the Guarantor has elected to terminate this Guaranty, with respect to any of the covered vessels, and has so notified the vessel Operator identified above on the schedule below. Termination of this Guaranty as to any vessel does not affect the liability of the Guarantor in connection with an incident, release, or threatened release occurring prior to the date the termination becomes effective.
- 4. If, during the currency of this Guaranty, the Operator requests that a vessel become subject to this Guaranty, and if the Guarantor accedes to that request and so notifies the Center in writing, then that vessel shall be considered included in Schedule B as a covered vessel and subject to this Guaranty.

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	FINANCIAL GUARANTY NO.
5. The (uarantor designates (Name of Agent)
offices .	(Name of Agent)
with offices a	
process for pu of designation the designated unavailability	tor's agent in the United States for service of rposes of this Guaranty and for receipt of notice and presentations of claims under the Acts. agent cannot be served due to death, disability of the Director, Coast Guard National Pollutions the agent for service of process.
Guaranty. If each Guarantor of allowing a Guarantors, a itself, jointl of the percent of the Guarantors, the joint and surrantors for the Guarantors for the Guarantors for the Guarantors for the Guarantors for the following th	more than four Financial Guarantors may execute the more than one Guarantor executes this Guaranto binds itself jointly and severally for the purposition action or actions against any or all of the for all other purposes each Guarantor bindy and severally with the Operator, for the payment age of sums only as is set forth opposite the nation. If no limit is indicated for a Guarantor decliability of such Guarantor or Guarantors shall everal for the total of the unspecified portions. (Name of Lead Guarantor) as the lead guarantor having authority to bind a cactions of guarantors under the Acts, including the designation of source of a designation, and receipt and settlement of the designation of source of a designation, and receipt and settlement of the designation of source of a designation, and receipt and settlement of the designation of source of a designation on the financial Guarantor executed the source of a designation on the financial Guarantor executed the source of the so
this Guaranty)	•
7. Title	33 CFR part 138 governs this Financial Guaranty.
EFFECTIVE DATE	:
	(Month/Day/Year and Place of Execution)
	(Typed Name of Guarantor)
•	(Address of Guarantor)
	(Parantage of Participation)
	(Percentage of Participation)
	By: (Signature)
	(Signature)
	(Type Name and Title of Person Signing Above)

APPLICABLE AMOUNT TABLE

(I) Applicable Amount Under the Oil Pollution Act of 1990

VESSEL TYPE	VESSEL'S GROSS TONS	APPLICABLE AMOUNT
Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55))	Over 300 gross tons* but not to exceed 3,000 gross tons.	The greater of \$2,000,000 or \$1,200 per gross ton.
Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55))	Over 3,000 gross tons.	The greater of \$10,000,000 or \$1,200 per gross ton.
Vessel other than a tank vessel	Over 300 gross tons.	The greater of \$500,000 or \$600 per gross ton.

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33 CFR Ch. I (7-1-99 Edition)

(II) Applicable Amount Under the Comprehensive Environmental Response, Compensation, and Liability Act, as Amended.

VESSEL TYPE	APPLICABLE AMOUNT
Vessel over 300 gross tons carrying hazardous substance as cargo	The greater of \$5,000,000 or \$300 per gross ton.
Any other vessel over 300 gross tons	The greater of \$500,000 or \$300 per gross ton.

(III) Total Applicable Amount = Maximum applicable amount calculated under (I) plus maximum applicable amount calculated under (II).

Coast Guard, DOT

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SCHEDULE A

VESSELS INITIALLY LISTED

VESSEL GROSS TONS

OPERATOR

CG-5586-3

Financial Guaranty No.

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SCHEDULE B

VESSELS ADDED IN ACCORDANCE WITH CLAUSE 4

VESSEL GROSS TONS OPERATOR DATE ADDED

CG-5586-3

Financial Guaranty No.

[CGD 91-005, 61 FR 9296, Mar. 7, 1996]

APPENDIX F TO PART 138—MASTER FINANCIAL GUARANTY FORM

ETRIABICTAT	CITAD ANTRY NO.

DEPARTMENT OF TRANSPORTATION U.S. COAST GUARD CG-5586-4

MASTER FINANCIAL GUARANTY FURNISHED AS EVIDENCE OF FINANCIAL RESPONSIBILITY FOR BUILDERS, REPAIRERS, SCRAPPERS OR SELLERS OF VESSELS UNDER THE OIL POLLUTION ACT OF 1990 AND THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT, AS AMENDED

(Name of Builder, Repairer, Scrapper or Seller)
is in, or from time to time may come into, possession of a vessel or vessels ("Vessel" or "Vessels") held for purposes of construction, repair, scrapping, or sale, and desires to establish evidence of financial responsibility for itself and any owner and demise charterer (collectively referred to as "Operator") of each Vessel in accordance with the Oil Pollution Act of 1990 ("OPA 90") and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA") (referred to collectively as the "Acts"). The undersigned Financial Guarantor or Guarantors ("Guarantor") hereby guarantees, subject to the provisions hereof, to discharge the Operator's liability with respect to each Vessel for costs and damages under section 1002 of OPA 90, as limited by section 1004(a), or section 107(a)(1) of CERCLA, as limited by sections 107(c)(1)(A) and (B), or both, in an amount equal to the total applicable amount determined in accordance with the Applicable Amount Table below. The Operator and the Guarantor agree that if at the time of an incident, release, or threatened release a covered vessel is a tank vessel or is carrying a hazardous substance as cargo, the limit of liability of the Guarantor hereunder shall be the total applicable amount appropriate for such vessel determined in accordance with the Applicable Amount Table below. The amount and scope of liability are not further conditioned or dependent in any way upon any contract, agreement or understanding between the Operator and the Guarantor. The Guarantor shall furnish written notice to the Director, Coast Guard National Pollution Funds Center ("Center"), of all judgments rendered and payments made by the Guarantor under this Financial Guaranty.

2. Any claim, including any claim by right of subrogation, against the Operator for costs and damages arising under either section 1002 of OPA 90 as limited by section 1004(a), or section 107(a)(1) of CERCLA as limited by sections 107(c)(1)(A) and (B), or both, may be brought directly against the Guarantor and the Guarantor consents to suit with respect to these claims. However, in any direct action under OPA 90 the Guarantor's

liability per vessel per incident shall not exceed the amount determined under part I of the Applicable Amount Table below and, in any direct action under CERCLA the Guarantor's liability per vessel per release or threatened release shall not exceed the amount determined under part II of the Applicable Amount Table below. The Guarantor's obligation hereunder with respect to any one incident or release or threatened release shall be reduced by all payments or succession of payments for costs and damages, to one or more claimants, made by or on behalf of the Operator under OPA 90 or CERCLA or both, as applicable, for which the Operator is liable. The Guarantor shall be entitled to invoke only the following rights and defenses in any direct action:

- (1) The incident, release, or threatened release was caused by the willful misconduct of the Operator.
- (2) Any defense that the Operator may raise under the Acts.
- (3) A defense relating to the amount of a claim or claims, filed in any action in any court or other proceeding, that exceeds the amount of this Guaranty with respect to an incident or with respect to a release or threatened release.
- (4) A defense relating to the amount of a claim or claims that exceeds the amount of this Guaranty, which amount is based on the gross tonnage of the covered vessel as entered on the Vessel's International Tonnage Certificate or other official, applicable certificate of measurement, except where the guarantor knew or should have known that the applicable tonnage certificate was incorrect.
- (5) The claim is not one made under either of the $\mbox{\sc Acts.}$
- 3. The Guarantor's liability under this Guaranty shall attach only in relation to each incident, release, or threatened release occurring on or after the effective date and before the termination date of this Guaranty. The termination date is 30 days after the date of receipt by the Center of written notice that the Guarantor has elected to terminate this Guaranty and has so notified the Operator. Termination of this Guaranty shall not affect the liability of the Guarantor in connection with an incident, release, or threatened release occurring prior to the date the termination becomes effective.

4.	The	Guaranto	r desi	gnates	(Name o	of Agent)		
with of	fices	at			 V		<u> </u>	
		antor's a						

CG-5586-4

of designation and presentations of claims under the Acts. If the designated agent cannot be served due to death, disability, or unavailability, the Director, National Pollution Funds Center, is the agent for these purposes.

5. No more than four Financial Guarantors may execute this Guaranty. If more than one Guarantor executes this Guaranty, each Guarantor binds itself jointly and severally for the purpose of allowing a joint action or actions against any or all of the Guarantors, and for all other purposes each Guarantor binds itself, jointly and severally with the Operator, for the payment of the percentage of sums only as is set forth opposite the name of the Guarantor. If no percentage is indicated for a Guarantor or Guarantors, the liability of such Guarantor or Guarantors shall be joint and several for the total of the unspecified portions.

(Name of lead guarantor)
is designated as the lead guarantor having authority to bind all guarantors for actions of guarantors under the Acts, including but not limited to receipt of designation of source, advertisement of a designation, and receipt and settlement of claims (inapplicable if only one Financial Guarantor executes this Guaranty).
6. Title 33 CFR part 138 governs this Financial Guaranty.
EFFECTIVE DATE:
(Month/Day/Year and Place of Execution)
(Typed Name of Guarantor)
(Address of Guarantor)
(Percentage of Participation)
Ву:
(Signature)
(Type Name and Title of
Person Signing Above)
[NOTE: For each co-Guarantor, provide information in the same manner as for Guarantor above.]

APPLICABLE AMOUNT TABLE

(I) Applicable Amount Under the Oil Pollution Act of 1990

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VESSEL TYPE	VESSEL'S GROSS TONS	APPLICABLE AMOUNT		
Tank vessel (except a tank vessel on which no liquid hazardous material in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55))	Over 300 gross tons* but not to exceed 3,000 gross tons.	The greater of \$2,000,000 or \$1,200 per gross ton.		
Tank vessel (except a tank vessel on which no liquid hazerdous meterial in bulk is being carried as cargo or cargo residue, and on which the only oil carried as cargo or cargo residue is an animal fat or vegetable oil, as those terms are used in section 2 of the Edible Oil Regulatory Reform Act (Pub. L. 104-55))	Over 3,000 gross tons.	The greater of \$10,000,000 or \$1,200 per gross ton.		
Vessel other than a tank vessel (specified above)	Over 300 gross tons. *	The greater of \$500,000 or \$600 per gross ton.		
This minimum grosm ton limit does not apply to any vessel using the waters of the U.S. Exclusive Economic Zone to transmits or lighter oil destined for a place subject to the jurisdiction of the United States (as specified in 33 CPR 138.12(a)(1)).				

(II) Applicable Amount Under the Comprehensive Environmental Response, Compensation, and Liability Act, as Amended.

VESSEL TYPE	APPLICABLE AMOUNT
Vessel over 300 gross tons carrying hazardous substance as cargo	The greater of \$5,000,000 or \$300 per gross ton.
Any other vessel over 300 gross tons	The greater of \$500,000 or \$300 per gross ton.

(III) Total Applicable Amount = Maximum applicable amount calculated under (I) plus maximum applicable amount calculated under (II).

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[CGD 91-005, 61 FR 9303, Mar. 7, 1996]

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 $EDITORIAL\ NOTE:\ This\ listing\ is\ provided\ for\ informational\ purposes\ only.\ It\ is\ compiled\ and\ kept\ up-to-date\ by\ the\ Coast\ Guard,\ Department\ of\ Transportation.$

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